

\_AO91 (Rev. 8/01) Criminal Complaint

## United States District Court

SOUTHERN

DISTRICT OF

TEXAS

UNITED STATES OF AMERICA

## CRIMINAL COMPLAINT

V.

**Martin Aboytes Baylon**  
**Queretaro, Queretaro**  
**Mexico**

Case Number: **L-09-PO3179**

I, the undersigned complainant state that the following is true and correct to the best of my knowledge and belief. On or about March 13, 2009 in Laredo, Texas Webb County, in the Southern District of Texas, Martin Aboytes Baylon defendant(s),

a **Mexican** alien, did unlawfully enter and attempt to enter the United States at a place other than as designated by immigration officers

in violation of Title 8 United States Code, Section(s) 1325 (a) (1)

I further state that I am a(n) Senior Border Patrol Agent and that this complaint is based on the following facts: based on statements of the accused and records of the Immigration & Naturalization Service.

Furthermore, it is based on verbal statements by, **Martin Aboytes Baylon**, who admitted to being a citizen of **Mexico**, who entered and attempted to enter illegally into the United States by wading the Rio Grande River near, **Laredo, Texas**, thus avoiding immigration inspection, nor having proper documents to enter, travel through, or remain in the United States. This illegal entry and attempted entry took place on **March 13, 2009**

Continued on the attached sheet and made a part of this complaint: ☐ Yes ☒ No

/S/

Signature of Complainant

**Federico Aguillon**

Printed Name of Complainant

Sworn to before me and signed in my presence,

March 16, 2009

Date

at

Laredo, Texas

City and State

**Diana Saldana**

U.S. Magistrate Judge

Name and Title of Judicial Officer

Signature of Judicial Officer